UNITED STATES DISTRICT COURT DISTRICT OF MARYLAND

CHAMBERS OF
J. FREDERICK MOTZ
UNITED STATES DISTRICT JUDGE

(410) 962-0782 FAX (410) 962-2698

February 9, 2000

Memo to Counsel Re: Gregory Carson, et al. v. Giant Food, et al. Civil No. JFM-96-2882

LODGED ENTERE
RECEIVE

FEB 9 - 2000

CLERK AT BALTIMORE
OSTRICT OF MARYLAND

DEPLITY

101 W. LOMBARD STREET

BALTIMORE, MARYLAND 21201

Dear Counsel:

I have reviewed the memoranda submitted in connection with the motion to compel filed by plaintiffs Blocker and Qualls.

The motion is denied. Plaintiffs are not entitled to take discovery as to claims I have dismissed. Therefore, the premise of their motion is incorrect. If there are other items of information plaintiffs seek that relate to claims that were not dismissed, they must file an amended motion to compel. I cannot sort out from the present motion whether there are any such items of information.

Despite the informal nature of this ruling, it shall constitute an Order of Court, and the Clerk is directed to docket it accordingly.

Very truly yours,

f. Frederick Motz

United States District Judge

cc: Court File

